1 2	Sean Eskovitz (SBN 241877) WILKINSON WALSH + ESKOVITZ LLP 11726 San Vicente Blvd., Ste. 600	Steve W. Berman (pro hac vice) HAGENS BERMAN SOBOL SHAPIRO LLP	
3	Los Angeles, CA 90049 Telephone: (424) 316-4000	1918 Eighth Avenue, Suite 3300 Seattle, WA 98101 Telephone: (206) 623-7292	
4	Facsimile: (202) 847-4005 seskovitz@wilkinsonwalsh.com	Facsimile: (206) 623-0594 steve@hbsslaw.com	
5		Drugg I. Simon (SDN 06241)	
6	Beth A. Wilkinson (pro hac vice) Alexandra M. Walsh (pro hac vice)	Bruce L. Simon (SBN 96241) PEARSON, SIMON & WARSHAW, LLP 44 Montgomery Street, Suite 2450	
7	Brian L. Stekloff (pro hac vice)	San Francisco, CA 94104	
0	Rakesh N. Kilaru ( <i>pro hac vice</i> ) WILKINSON WALSH + ESKOVITZ LLP	Telephone: (415) 433-9000	
8	2001 M Street NW, 10th Floor	Facsimile: (415) 433-9008 bsimon@pswlaw.com	
9	Washington, DC 20036	osimon@pswiaw.com	
	Washington, DC 20030 Telephone: (202) 847-4000	Jeffrey L. Kessler (pro hac vice)	
10	Facsimile: (202) 847-4005	David G. Feher (pro hac vice)	
	bwilkinson@wilkinsonwalsh.com	David L. Greenspan (pro hac vice)	
11	awalsh@wilkinsonwalsh.com	WINSTON & STRAWN LLP	
10		200 Park Avenue	
12	bstekloff@wilkinsonwalsh.com   rkilaru@wilksinsonwalsh.com	New York, NY 10166-4193 Telephone: (212) 294-6700	
13	rkıtaru@witksinsonwaisn.com	Facsimile: (212) 294-4700	
	Inffact A Michiga ( handis)	jkessler@winston.com	
14	Jeffrey A. Mishkin (pro hac vice)	dfeher@winston.com	
	Karen Hoffman Lent ( <i>pro hac vice</i> ) SKADDEN ARPS SLATE MEAGHER &	dgreenspan@winston.com	
15	FLOM LLP		
16		Class Counsel for Jenkins and Consolidated	
16	Four Times Square	Action Plaintiffs	
17	New York, NY 10036	[Additional counsel listed on signature page]	
- /	Telephone: (212) 735-3000 Facsimile (212) 735-2000	[1.1001101101 commen mener on signature base]	
18	jeffrey.mishkin@skadden.com		
	karen.lent@skadden.com		
19	Counsel for Defendant NCAA		
20	[Additional counsel listed on signature page]		
20 21	UNITED STATES DISTRICT COURT		
22	NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION		
23	IN RE NATIONAL COLLEGIATE	Case No. 4:14-md-02541-CW	
24	ATHLETIC ASSOCIATION ATHLETIC	CONTRACT A DESCRIPTION OF THE CONTRACT OF THE	
24	GRANT-IN-AID CAP ANTITRUST	STIPULATION FOR ORDER SHORTENING	
25	LITIGATION	TIME FOR THE FILING OF PLAINTIFFS'	
23		OPPOSITION TO DEFENDANTS'	
26	THIS DOCUMENT RELATES TO: ALL	ADMINISTRATIVE MOTION CONCERNING	
	ACTIONS EXCEPT Jenkins v. Nat'l	USE OF PROTECTED INFORMATION AT	
27	Collegiate Athletic Ass'n, Case No. 14-cv-	TRIAL	
28	02758-CW		

Pursuant to Local Rule 6-2, the parties hereby submit this stipulation seeking an order shortening time for consideration of Defendants' Administrative Motion Concerning Use of Protected Information at Trial (the "Administrative Motion"):

WHEREAS, the trial in the above-referenced action is scheduled to begin on September 4, 2018;

WHEREAS, on July 25, 2018, the Court issued its Stipulation and Modified Order Re Schedule for Filing Revised Exhibit Lists, Deposition Excerpts and Objections Thereto (ECF No. 942), ordering that the parties submit their revised single, joint exhibit list on August 27, 2018, and deliver copies of the proposed exhibits on August 28, 2018;

WHEREAS, certain of the parties' exhibits are designated "Network Strictly Confidential – Outside Litigation Counsel Only" pursuant to the Stipulation and Order Regarding Second Addendum to the Stipulated Protective Order (ECF No. 512);

WHEREAS, the parties anticipate that such "Network Strictly Confidential" exhibits, as well as other material containing "Network Strictly Confidential" information, may be used at trial;

WHEREAS, Defendants anticipate that Plaintiffs may seek to solicit testimony concerning "Network Strictly Confidential" information at trial;

WHEREAS, the parties have been unable to reach agreement with respect to treatment of "Network Strictly Confidential" information at trial, and as a result, Defendants are filing concurrently herewith their Administrative Motion, which sets forth Defendants' proposed procedure for the management of confidentiality issues at trial concerning information that is "Network Strictly Confidential";

WHEREAS, Defendants have requested, and Plaintiffs have agreed, to shorten the time for Plaintiffs to respond to the Administrative Motion from four days to two days, in order to provide the Court with an opportunity to resolve this issue before September 4, 2018;

THEREFORE, the parties stipulate and request that the Court issue an order shortening time for consideration of the Motion and providing that Plaintiffs will file any opposition within two days of the filing of Defendants' Administrative Motion.

1	Dated: August 28, 2018	Respectfully submitted,
2	By /s/ Steve W. Berman	By /s/ Jeffrey L. Kessler
3	Steve W. Berman (pro hac vice) Craig Spiegel (SBN122000)	Jeffrey L. Kessler (pro hac vice) David G. Feher (pro hac vice)
4	HAGENS BERMAN SOBOL SHAPIRO LLP	David L. Greenspan ( <i>pro hac vice</i> ) Jennifer M. Stewart ( <i>pro hac vice</i> )
5	1918 Eighth Avenue, Suite 3300 Seattle, WA 98101	Joseph A. Litman (pro hac vice) WINSTON & STRAWN LLP
6	Telephone: (206) 623-7292 Facsimile: (206) 623-0594	200 Park Avenue New York, NY 10166-4193
7	steve@hbsslaw.com craigs@hbsslaw.com	Telephone: (212) 294-6700 Facsimile: (212) 294-4700
8	Jeff D. Friedman (SBN 173886)	jkessler@winston.com dfeher@winston.com
9	HAGENS BERMAN SOBOL SHAPIRO LLP	dgreenspan@winston.com jstewart@winston.com
10	715 Hearst Avenue, Suite 202	jlitman@winston.com
11	Berkeley, CA 94710 Telephone: (510) 725-3000	Sean D. Meenan (SBN 260466) Jeanifer E. Parsigian (SBN 289001)
12	Facsimile: (510) 725-3001 jefff@hbsslaw.com	WINSTON & STRAWN LLP 101 California Street
13		San Francisco, CA 94111 Telephone: (415) 591-1000
14	By /s/ Bruce L. Simon Bruce L. Simon (SBN 96241)	Facsimile: (415) 591-1400 smeenan@winston.com
15	Benjamin E. Shiftan (SBN 265767) PEARSON, SIMON & WARSHAW, LLP	jparsigian@winston.com
16	44 Montgomery Street, Suite 2450 San Francisco, CA 94104	Class Counsel for Jenkins and Consolidated Action Plaintiffs
17	Telephone: (415) 433-9000	By /s/Elizabeth C. Pritzker
18	Facsimile: (415) 433-9008 bsimon@pswlaw.com	Elizabeth C. Pritzker (SBN 146267) Jonathan K. Levine (SBN 220289)
19	bshiftan@pswlaw.com Class Counsel for Jenkins and Consolidated	Bethany L. Caracuzzo (SBN 190687) PRITZKER LEVINE LLP
20	Action Plaintiffs	180 Grand Avenue, Suite 1390 Oakland, California 94612
21		Telephone: (415) 692-0772 Facsimile: (415) 366-6110
22		Additional Class Counsel
23		
24		
25		
26		
27		
28		

1	By: /s/ Beth A. Wilkinson	By:	/s/ Jeffrey A. Mishkin
	Beth A. Wilkinson (pro hac vice)		Jeffrey A. Mishkin (pro hac vice)
2	Alexandra M Walsh (pro hac vice)		Karen Hoffman Lent (pro hac vice)
3	Brian L. Stekloff (pro hac vice)		SKADDEN ARPS SLATE MEAGHER
5	Rakesh N. Kilaru (pro hac vice)		& FLOM LLP
4	WILKINSON WALSH + ESKOVITZ LLP		Four Times Square
	2001 M Street NW, 10th Floor		New York, NY 10036
5	Washington, DC 20036		Telephone: (212) 735-3000
	Telephone: (202) 847-4000		Facsimile (212) 735-2000
6	Facsimile: (202) 847-4005		jeffrey.mishkin@skadden.com
7	bwilkinson@wilkinsonwalsh.com		karen.lent@skadden.com
´	awalsh@wilkinsonwalsh.com		
8	bstekloff@wilkinsonwalsh.com		Raoul D. Kennedy (SBN 40892)
	rkilaru@wilkinsonwalsh.com		SKADDEN ARPS SLATE MEAGHER
9			& FLOM LLP
10	Sean Eskovitz (SBN 241877)		525 University Avenue, Suite 1100
10	WILKINSON WALSH + ESKOVITZ LLP		Palo Alto, California 94301
11	11726 San Vicente Blvd., Suite 600		Telephone: (650) 470-4500
	Los Angeles, CA 90049		Facsimile: (650) 470-4570
12	Telephone: (424) 316-4000		raoul.kennedy@skadden.com
12	Facsimile: (202) 847-4005		
13	seskovitz@wilkinsonwalsh.com		
14	Attorneys for Defendant National Collegiate		Attorneys for Defendant National
	Athletic Association		Collegiate Athletic Association and
15			Western Athletic Conference
1.	By: /s/ Bart H. Williams	By:	/s/ Britt M. Miller
16	Bart H. Williams (SBN 134009) Scott P. Cooper (SBN 96905)		Andrew S. Rosenman (SBN 253764) Britt M. Miller (pro hac vice)
17	Kyle A. Casazza (SBN 254061)		MAYER BROWN LLP
1	Jennifer L. Jones (SBN 284624)		71 South Wacker Drive
18	Shawn S. Ledingham, Jr. (SBN 275268)		Chicago, IL 60606
,	Jacquelyn N. Crawley (SBN 287798)		Telephone: (312) 782-0600
19	PROSKAUER ROSE LLP		Facsimile: (312) 701-7711
20	2049 Century Park East, Suite 3200 Los Angeles, CA 90067		arosenman@mayerbrown.com
20	Telephone: (310) 557-2900		bmiller@mayerbrown.com
21	Facsimile: (310) 557-2193		Dishard I E
	bwilliams@proskauer.com		Richard J. Favretto (pro hac vice)
22	scooper@proskauer.com		MAYER BROWN LLP
22	kcasazza@proskauer.com		1999 K Street, N.W.
23	jljones@proskauer.com		Washington, DC 20006
24	sledingham@proskauer.com		Telephone: (202) 263-3000
	jcrawley@proskauer.com		Facsimile: (202) 263-3300 rfavretto@mayerbrown.com
25			Havieno e mayerorown.com
2	Attorneys for Defendant		Attorneys for Defendant
26	Pac-12 Conference		The Big Ten Conference, Inc.
27			-
21	By: /s/ Leane K. Capps	By:	/s/ Robert W. Fuller
28	Leane K. Capps (pro hac vice)	,	Robert W. Fuller, III (pro hac vice)
	- 3 -		
	1		

## 

1	Caitlin J. Morgan ( <i>pro hac vice</i> ) POLSINELLI PC	Nathan C. Chase Jr. (SBN 247526)
2	2950 N. Harwood Street	Lawrence C. Moore, III (pro hac vice) Pearlynn G. Houck (pro hac vice)
3	Suite 2100 Dallas, TX 75201	Amanda R. Pickens ( <i>pro hac vice</i> ) ROBINSON BRADSHAW & HINSON
4	Telephone: (214) 397-0030 lcapps@polsinelli.com	101 N. Tryon St., Suite 1900 Charlotte, NC 28246
5	cmorgan@polsinelli.com	Telephone: (704) 377-2536 Facsimile: (704) 378-4000
6	Amy D. Fitts ( <i>pro hac vice</i> ) Mit Winter (SBN 238515)	rfuller@rbh.com nchase@rbh.com
7	POLSINELLI PC 120 W. 12th Street	lmoore@rbh.com phouck@rbh.com
8	Kansas City, MO 64105 Telephone: (816) 218-1255	apickens@rbh.com
	afitts@polsinelli.com	Mark J. Seifert (SBN 217054) SEIFERT LAW FIRM
9	mwinter@polsinelli.com	425 Market Street, Suite 2200
10	Wesley D. Hurst (SBN 127564) POLSINELLI PC	San Francisco, CA 94105 Telephone: (415) 999-0901
11	2049 Century Park East, Suite 2300 Los Angeles, CA 90067	Facsimile: (415) 901-1123 mseifert@seifertfirm.com
12	Telephone: (310) 556-1801 whurst@polsinelli.com	Attorneys for Defendant
13	Attorneys for Defendants	Southeastern Conference
14	The Big 12 Conference, Inc. and Conference USA, Inc.	
15	Congenence 2223, Inc.	
16		
17		
18		
19		
20		
21		
22		
23		
24		
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-		

1	By: /s/ D. Erik Albright	By:	/s/ Benjamin C. Block
2	D. Erik Albright (pro hac vice) Gregory G. Holland (pro hac vice)		Benjamin C. Block (pro hac vice) COVINGTON & BURLING LLP
3	SMITH MOORE LEATHERWOOD LLP 300 North Greene Street, Suite 1400 Greensboro, NC 27401		One CityCenter 850 Tenth Street, N.W. Washington, DC 20001-4956
4	Telephone: (336) 378-5368 Facsimile: (336) 433-7402		Telephone: (202) 662-5205 Facsimile: (202) 778-5205
5	erik.albright@smithmoorelaw.com greg.holland@smithmoorelaw.com		bblock@cov.com
6	Jonathan P. Heyl (pro hac vice)		Rebecca A. Jacobs (SBN 294430) COVINGTON & BURLING LLP
7	SMITH MOORE LEATHERWOOD LLP 101 N. Tryon Street, Suite 1300		One Front Street San Francisco, CA 94111-5356
8	Charlotte, NC 28246 Telephone: (704) 384-2625		Telephone: (415) 591-6000 Facsimile: (415) 591-6091
9	Facsimile: (704) 384-2909 jon.heyl@smithmoorelaw.com		rjacobs@cov.com
10			Attorneys for Defendant
11	Charles LaGrange Coleman, III (SBN 65496) HOLLAND & KNIGHT LLP 50 California Street, Suite 2800		American Athletic Conference
12	San Francisco, CA 94111-4624 Telephone: (415) 743-6900		
13	Facsimile: (415) 743-6910 ccoleman@hklaw.com		
14	Attoms our four Defendant		
15	Attorneys for Defendant the Atlantic Coast Conference		
16			
17	By: /s/ R. Todd Hunt R. Todd Hunt (pro hac vice)	By:	/s/ Meryl Macklin Meryl Macklin (SBN 115053)
18	Benjamin G. Chojnacki ( <i>pro hac vice</i> ) WALTER HAVERFIELD LLP		BRYAN CAVE LLP 560 Mission Street, 25th Floor
19	The Tower at Erieview 1301 E. 9th Street, Suite 3500		San Francisco, CA 94105 Telephone: (415) 268-1981
20	Cleveland, OH 44114-1821 Telephone: (216) 928-2935		Facsimile: (415) 430-4381 meryl.macklin@bryancave.com
21	Facsimile: (216) 916-2372 rthunt@walterhav.com		Richard Young (pro hac vice)
22	bchojnacki@walterhav.com		Brent Rychener ( <i>pro hac vice</i> ) BRYAN CAVE LLP
23	Attorneys for Defendant Mid-American Conference		90 South Cascade Avenue, Suite 1300 Colorado Springs, CO 80903
24			Telephone: (719) 473-3800 Facsimile: (719) 633-1518
25			richard.young@bryancave.com brent.rychener@bryancave.com
26			Attorneys for Defendant
27			Mountain West Conference
28	- 5		
	- 3	-	

## Case 4:14-md-02541-CW Document 1002 Filed 08/28/18 Page 7 of 7

1	By: /s/ Mark A. Cunningham
2	By: /s/ Mark A. Cunningham Mark A. Cunningham (pro hac vice) JONES WALKER LLP 201 St. Charles Avenue
3	New Orleans, LA 70170-5100
4	Telephone: (504) 582-8536 Facsimile: (504) 589-8536 mcunningham@joneswalker.com
5	Attorneys for Defendant
6	Sun Belt Conference
7	
8	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3)
9	Pursuant to Civil Local Rule 5-1(i)(3), the filer of this document attests that concurrence in the
10	filing of this document has been obtained from the signatories above.
11	/s/ Jennifer L. Jones
12	JENNIFER L. JONES
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